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11	IINITE	ED STATES DISTRICT COURT
12		DISTRICT OF CALIFORNIA
13	NORTHERN	DISTRICT OF CALIFORNIA
14	PATRICK GRANNAN, ON BEHALF HIMSELF AND ALL OTHERS	OF) CASE NO. CV 10 – 02803 HRL
15	SIMILARLY SITUATED,) <u>CLASS ACTION</u>
16	Plaintiffs,) STIPULATED INJUNCTION
17	vs.)) MAGISTRATE JUDGE
18	ALLIANT LAW GROUP, P.C.,) HOWARD R. LLOYD
19		Hearing Date: November 1, 2011
20	Defendant.) Time: 10:00 a.m.) Courtroom: 2
21)
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23		
24	Plaintiff Patrick Grannan and def	fendant Alliant Law Group, PC, (hereinafter referred to a
25	"Alliant"), jointly submit this Stipulatio	on and Order for Injunction (hereinafter referred to as the
26	"Stipulated Injunction").	
27		njunction, Plaintiff and Alliant (hereinafter jointly referred
28	2 or purposes of this superator it	nymonon, i laminii and Amant (neremanei joinniy feremed
	Stipulated Injunction	1 CV 10 – 02803 HRL

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On June 25, 2010, a class action complaint (the Complaint") was filed in the Litigation asserting class claims under the Telephone Consumer Protection Act, 47 U.S.C. § 227 et seq. (the "TCPA"). Specifically, Plaintiff alleged that Alliant violated the TCPA by calling cellular telephones, without "prior express consent," using an "automatic telephone dialing system" and using an "artificial or prerecorded voice."

- Specifically, Plaintiff alleged that Alliant violated the TCPA by calling his cellular B. telephone, without "prior express consent," using an "automatic telephone dialing system" and using an "artificial or prerecorded voice."
 - C. Alliant denied any and all liability asserted in the Lawsuit.
- D. Following settlement discussions, the Parties reached a settlement. The final settlement is set forth in the Parties' Stipulation of Settlement and Release filed with the Court.
- Alliant is no longer in the business of collections and is not presently making collection E. calls that might be assisted by an autodialer or by using pre-recorded voice messages.
- F. Alliant, without admitting any liability as to any of the allegations, acknowledges that Plaintiff's claims are the sole catalyst for entering into this Stipulated Injunction.

WHEREFORE, IT IS HEREBY STIPULATED, by and between the Parties, that the following injunction be entered by the Court without further notice or process:

Verification that Numbers Called Are Not Cellular Telephone Numbers - If Alliant resumes a business involving collections and uses an automatic telephone dialing system or uses prerecorded voice messages, Alliant shall use procedures to verify before calling a cell phone number whether such phone number is a cell phone number. That shall be done by "scrubbing" such lists of potential numbers, that is, comparing such numbers to be called to commercially available lists of known cell phone numbers, or by any such other commercially feasible manner to achieve the same result. If any such telephone number is determined to be a cell phone number, Alliant agrees that it will not call such number by an automatic telephone dialing system or with a

Stipulated Injunction

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2. <u>Duration of Injur</u> months after the Entry of the FIT IS SO STIPULATED.	prohibited by 47 U.S.C. Section 227 et seq. Intrinction - The Stipulated Injunction will lapse and expire 12 (twelve) Final Judgment and Order of Dismissal.
months after the Entry of the F	inal Judgment and Order of Dismissal.
IT IS SO STIPULATED.	
IT IS SO STIPULATED.	
DATED: 16-24-	2011
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	ALLIANT LAW GROUP, PC
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Donglas I Campion/Fra	WILL OLICHDY STILL DE S DENELS
LAW OFFICES OF DOUGLAS.	
San Diego, CA 92108	San Jose CA 05113
Facsimile: (619) 858-0034	
Attorneys for Plaintiff and the	Settlement
Class	Bruce D. MacLeod
	<u>ORDER</u>
IT IS SO ODDEDED	ORDER
DATED: <u>January 24, 2012</u>	THE HONORABI & HOWARD R LLOYD
	UNITED STATES MAGISTRATE JUDGE
Stipulated Injunction	3 CV 10 – 02803 HRL
	Douglas J. Campion, Esq. LAW OFFICES OF DOUGLAS, 409 Camino Del Rio South, Su San Diego, CA 92108 Telephone: (619) 299-2091 Facsimile: (619) 858-0034 Attorneys for Plaintiff and the Class IT IS SO ORDERED. DATED: January 24, 2012